AFFIDAVIT SUPPORTING REQUEST FOR AUTHORIZATION TO SEARCH AND SEIZE OR APPREHEND For use of this form, see AR 27-10; the proponent agency is OTJAG. BEFORE COMPLETING THIS FORM, SEE INSTRUCTIONS ON PAGE 2 1. I, (Name) (Organization or Address) having been duly sworn, on oath depose and state that: 2. The affiant further states that:

3. In view of the foregoing, the affiant requests that an authorization be issued for a search of	
	(the person) (and)
(the quarters or billets) (and,	
and (seizure) (apprehension) of (items/persons searched for)	
(me automobile)	(items/persons searched for)
TYPED NAME AND ORGANIZATION OF AFFIANT	SIGNATURE OF AFFIANT
SWORN TO AND SUBSCRIBED BEFORE ME THIS DAY OF	AT
TYPED NAME, ORGANIZATION AND OFFICIAL CAPACITY OF AUTHORITY	SIGNATURE OF AUTHORITY ADMINISTERING THE OATH
ADMINISTERING THE OATH	
INSTRUCTIONS FO	OR
AFFIDAVIT SUPPORTING REQUEST FOR AUTHORIZATION	
MITIDIVII SULLONIINO REQUEST LOR MUTHORIZATION	VIO SEMICII MVD SEME ON MIT REMEND
1. In paragraph 1, set forth a concise, factual statement of the offense that has been committe additional page if necessary.	d or the probable cause to believe that it has been committed. Use
additional page is necessary.	
2. In paragraph 2, set forth facts establishing probable cause for believing that the person, preperson(s) to be apprehended are connected with the offense mentioned in paragraph 1, plus fa	
seized or the person(s) to be apprehended are presently located on the person, premises, or place to be searched. Before a person may conclude that probable	
cause to search exists, he or she must first have a reasonable belief that the person, property or evidence sought is located in the place or on the person to be	
searched. The facts stated in paragraphs 1 and 2 must be based on either the personal knowle	
which he/she has plus the underlying circumstances from which he/she has concluded that the hearsay information is trustworthy. If the information is based on personal knowledge, the affidavit should so indicate. If the information is based on hearsay information, paragraph 2 must set forth some of the underlying	
circumstances from which the person signing the affidavit has concluded that the informant (whose identity need not be disclosed) or his/her information was	
trustworthy. Use additional pages if necessary.	
3. In paragraph 3, the person premises or place to be searched and the property to be saized	or the person(s) to be apprehended should be described with
3. In paragraph 3, the person, premises, or place to be searched and the property to be seized or the person(s) to be apprehended should be described with particularity and in detail. Authorization for a search may issue with respect to a search for fruits or products of an offense, the instrumentality or means of	
committing the offense, contraband or other property the possession of which is an offense, the person who committed the offense, and under certain	
circumstances for evidentiary matters.	

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